IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA

UNITED STATES OF AMERICA,

Plaintiff,

VS.

No. 18-CR-254-JED

CHRISTOPHER K. BALDWIN, et al,

Defendant.

MOTION TO EXCUSE COUNSEL FROM APPEARANCE

Comes now WARREN GOTCHER of the law firm of Gotcher and Beaver, and on behalf of the Defendant, CHRISTOPHER K. BALDWIN, respectfully requests this Court to excuse said lead counsel from an appearance at the hearing scheduled herein for the 29th day of April, 2019, at 1:30 p.m., and in support of this Motion states:

- That lead counsel herein has a trip scheduled out of State the week of April 29,
 2019, said trip having been planned for several months.
- That Mark Fleming will be co- counsel and learned counsel herein for the
 Defendant and will represent the interests Defendant, Christopher K. Baldwin.

WHEREFORE, Warren Gotcher requests that he be excused from his appearance at the hearing herein scheduled for April 29, 2019.

GOTCHER AND BEAVER

323 East Carl Albert Parkway, P.O. Box 160 McAlester, Oklahoma 74502 918-423-0412

Attorneys for Defendant, CHRISTOPHER K. BALDWIN

BY: s/Warren Gotcher

WARREN GOTCHER, OBA 3495 Warren@Gotcher-Beaver.com

CERTIFICATE OF SERVICE

I hereby certify that on this 12th day of April, 2019, 2015, I electronically transmitted the attached document to the Clerk of the Court using the ECF System for filing. Based on the records currently on file, the Clerk of the Court will transmit a Notice of Electronic Filing to the following ECF registrants:

Dennis A. Fries AUSA

S\Warren Gotcher

WARREN GOTCHER